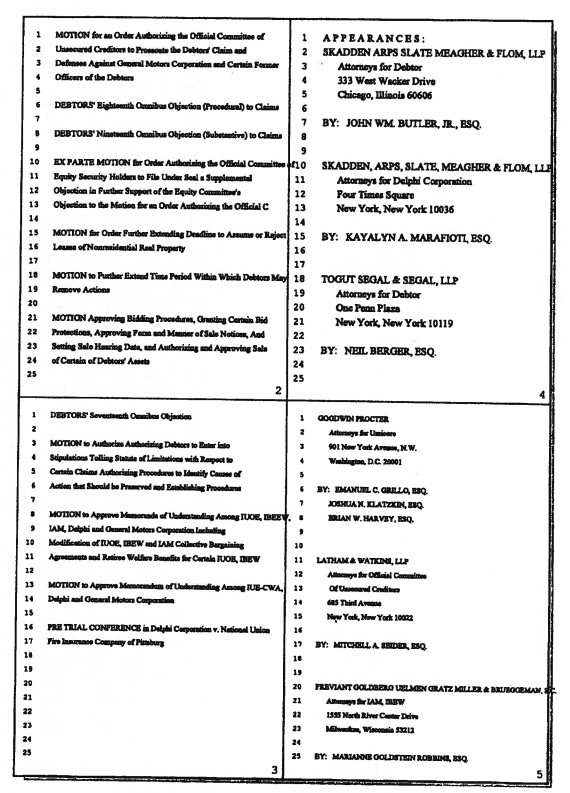
EXHIBIT G

1 UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK Case No. 05-44481 Adv. Case No. 07-01435 In the Matter of: DELPHI CORPORATION, ET AL., Debtor. U.S. Bankruptcy Court One Bowling Green New York, New York August 16, 2007 10:05 a.m. BEFORE: HON. ROBERT D. DRAIN U.S. BANKRUPTCY JUDGE

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KENNEDY JENNIK & MURRAY, P.C.
                                                                               365(d)(4) deadline extension motion at docket number 8760. And
             Attorneys for IUE-CWA
                                                                               number 4 on the agenda is the fourth removal deadline extension
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             113 University Place
                                                                               motion at docket number $761. Both of these motions, Your
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             New York, New York 10003
                                                                               Honor, have been filed to parallel the exclusivity extension
                                                                               that was granted. In each case it would extend the procedural
         BY: THOMAS M. KENNEDY, ESO.
                                                                               deadline to the later of February 29, 2008. And in the case of
             SUSAN M. JENNIK, ESQ.
                                                                               the 365(d)(4) motion it would also be that or the earlier
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                                                                               confirmation. And in the case of the removal motion it would
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                                                                               be the later of that date or thirty days after or terminating
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        GORLICK KRAVITZ & LISTHAUS, P.C.
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                                                                               the stay is entered. Your Honor, no objections have been filed
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            Attorneys for IUOE
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                                                                               to either of these motions. We've reviewed them both for their
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             17 State Street
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                                                                               statutory committees and we would rest on the papers.
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            New York, New York 10004
                                                                                     THE COURT: Okay. I'll grant both motions, the
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                                                                               debtors established cause for each.
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        BY: BARBARA S. MEHLSACK, ESQ.
                                                                                    MR. BUTLER: Thank you, Your Honor. Your Honor, the
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                                                                               next matter on the agenda, matter number 5, is the preservation
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                                                                              of estate claims procedures motion. This is filed at docket
        FRIED FRANK HARRIS SHRIVER & JACOBSON, LLF
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                                                                        18
                                                                              number 8905. This matter has been reviewed with both of our
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            Attorneys for Equity Committee
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                                                                               statutory committees and other stake holders in the case and is
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            One New York Plaza
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                                                                              intended to address the Section 108 deadline that will occur on
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            New York, New York 10004
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                                                                              either October 8th and/or October 14th of this year, having to
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                                                                              do with the second anniversary of the filing of the cases and
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        BY: BONNIE STEINGART, ESO.
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                                                                              establishes procedures that would authorize the debtors to
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                                                                              enter into stipulations, the tall of the statute of limitations
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                                                                              with respect to certain claims, it would authorize procedures
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                    PROCEEDINGS
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                                                                              for the debtors to identify causes of action should be
             THE COURT: Delphi Corporation.
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                                                                              preserved and otherwise abandon other kinds of action and oth
             MR. BUTLER: Your Honor, Jack Butler and Kayalyn
                                                                              identified actions. It would establish procedures for certain
       Marafieti from Skadden here on behalf of Delphi Corporation for
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                                                                              adversary proceedings. We have also reviewed the form of ord
       it's 21st cannibus hearing for August 2007. Good morning. Your
                                                                         5
                                                                              with the clerk of the bankruptcy court who indicates that the
       Honor, we would propose to take the agenda items in the order
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                                                                              form of order is acceptable to the clerk's office.
       that was listed on the agenda filed with the Court.
                                                                                    Your Honor, this particular motion was the subject
             THE COURT: That's fine.
                                                                              matter of a chambers conference in which the debtors, the plan
             MR. BUILER: Your Honor, the first two matters on the
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                                                                              investors, the statutory committees and actually certain of the
       agenda, matters 1 and 2, relate to the STN litigation motions
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                                                                       10
                                                                              union representatives participated in. I'm happy to present it
       filed by the creditors and equity committee. The creditors'
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                                                                              on the record and answering questions, Your Honor, but in the
       committee motions at docket number 4718, the equity committee
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                                                                              absence of objection I think I'd rely on the motion and the
      motion is at docket number 5229. Your Honor should note that
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                                                                              form of order.
      by agreement these matters are being adjourned to the October
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                                                                                    THE COURT: Okay. Does anyone have anything to say
      25th emnibus hearing. I would also note that there's smother
                                                                              on this motion? All right. I went over the order and I had a
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      matter on the agunda, matter number 5, the preservation of
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                                                                              couple of questions that I'll just raise with you. One is
      estate claims procedures motion which, if that relief is
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                                                                              approval of the tolling agreements and the form of the tolling
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      granted, contemplates that there will be an order developed
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                                                                              agreement is fine with one change which is that I put in
      between the committees, the company and General Motors over the
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                                                                              that -- in peragraph 13 I said "pursuant to the order of the
      next thirty days which would - if that resolves these matters
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                                                                             bankruptcy court in these cases dated today and then with the
      take these matters off the agenda.
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                                                                              docket number, this stipulation is deemed so ordered upon its
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            THE COURT: Okay.
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                                                                             execution." So there's actually - something I signed that
            MR. BUTLER: Thanks. Your Honor, the next matters on
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                                                                      23
                                                                             actually is referenced here. Because otherwise there's nothing
      the agenda which I'd like to take together are the - two of
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                                                                             really signed by me, so I put that in.
      the procedural motions, agenda item number 3 is the third
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                                                                                   And then if you look at the paragraph dealing with
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tolling agreements it provides that each debtor is deemed to
                                                                                  with three of our six U.S. unions is one of a series of
          have entered into such a stipulation with the other debtors,
                                                                                  settlement agreements that are being entered into between the
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          which is fine. And then it says and "affiliate non-debtor
                                                                                  company and its U.S. labor unions in settlement of the Section
          entities." And I added there "either controlled by the debtors
                                                                                  1113 and 1114 cases that were filed in 2006. If Your Honor
         or that had actual notice of the motion." I guess it's
                                                                                  approves the relief being requested today that motion will be
         conceivable that you have an affiliate that you don't control,
                                                                                  withdrawn without projudice subject to the terms of the
         it didn't get noticed and I don't think they would be bound by
                                                                                  settlement order and the memoranda of understanding.
         this. And then there's a bit of ambiguity in paragraph 5. As
                                                                                        With respect to this motion the unions whose
         I understand it there are two categories of actions that you're
                                                                                  settlement agreements are covered by this motion are Local $328
         allowed to abandon here without any further notice to anyone.
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                                                                                  of the International Union of Operating Engineers, Local 185 of
         And they're described in the motion papers. Then there's
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                                                                                  the IUOE, Local 1015 of the IUOE, the IBEW and it's Local 663.
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         another group that also falls into certain categories where you
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                                                                                  that's the International Brotherhood of Electrical Workers.
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         have to give notice to the two committees. And I just made it
                                                                                  with respect to Delphi Electronics and Safety. The IREW and
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         a little -- I think that's what's contemplated here.
                                                                                  its Locale 663 with respect to Delphi Power Train and finally
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               MR. BUTLER: Yes, Your Honor.
                                                                                  the IAM, which is the International Association of Mechinists
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               THE COURT: I just made that a little clearer. And
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                                                                                  and Acrospace workers, and it's District 10 of Tool and Die
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         then the last point is -- and I'm assuming you've discussed
                                                                                  Makers Lodge 78. Your Honor, these memorandum of unde
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         this with the clerk, I thought the phrase "indicate is subject
                                                                                  are all before the Court. The were filed with the motion. And
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         to these procedures" was a little vague or squishy so I
                                                                                  for the record, it's an evidentiary matter, I would like to
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         actually -- you have some mechanism where you're going to tell
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                                                                                  move that each of the MOUs that were filed into evidence
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         the clerk of this.
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                                                                                        THE COURT: Okay. Does anyone have an objection to
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               MR. BUTLER: Yes
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                                                                                  that? All right, I'll admit them as Exhibit 1 collectively.
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               THE COURT: So I want to make that a little clearer.
                                                                                  (MOU's were hereby received as Debtor's Exhibit 1 for
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               MR. BUTLER: Do you want to designate or --
                                                                                  identification, as of this date.)
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               THE COURT: I put that in. Anyway I'll -- I know
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                                                                                        THE COURT: Thank you, Your Honor, Your Honor, we
        this order's been fairly carefully worked out with the parties.
                                                                                 also have provided to the Court declaration filed by, prepared
        So what I'm going to do is give you my mark-up, I tried to
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                                                                                 by and signed by Kevin M. Butler and John D. Shochan, both
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        write neatly and you can share it with them. But I don't think
                                                                                 officers of Delphi Corporation. As you know, Mr. Butler is the
        it changes the motion. But let me say for the record, the
                                                                                 vice-president of Human Resource Management at Delphi
        motion in addition to being unopposed sets forth good cause and
                                                                                 Corporation and is the company's lead bargainer with respect to
        to the extent you needed good business reasons for all the
                                                                                 these union negotiations. And Mr. Sheehan is the vice
        relief that you're seeking here, and that includes the ceiling
                                                                                 president, chief restructuring officer of Delphi Corporation.
        portion of it and consequently I'll approve it in full.
                                                                                       Your Honor, I'd like to -- Mr. Sheehan by the way is
              MR. BUTLER: Thank you, Your Honor.
                                                                                 present in Court today. We actually had overnight negotiations
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              THE COURT: And as you know, I said this at the
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                                                                                 that have been a continuing negotiation with our final union,
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       chambers conference, I'm a firm believer in the majority of
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                                                                                 the USW, the steelworkers. And when we had to make a choice
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        cases that say that you can toll the period under 546 and also
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                                                                                 to whether to have Mr. Butler appear in support of his
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        that the abandonment to the extent you're not tolling it does
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                                                                                 declaration, which is unopposed or continue with those
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       not waive rights under 502(d) and I actually put in the order
                                                                                 negotiations about 4 o'clock this morning we chose to have him
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       that you're not waiving and you're preserving your rights under
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                                                                                 say at the table
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       502(d). So that will get entered.
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                                                                                       THE COURT: All right,
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              MR. BUTLER: Thank you, Your Honor. Your Honor, the
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                                                                                       MR. BUILER: So while he's not present in Court
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       next matter on the agenda is matter number 6. Matter number 6
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                                                                                 today -
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       and 7 are actually motions that approve memorandums of
                                                                                       THE COURT: And he's kind of sleepy.
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       understanding with four of our six U.S. unions, labor unions.
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                                                                                       MR. BUILER: While he is not present in the Court
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       I'm going to present them separately.
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                                                                                today I will represent to the Court that the declaration we
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              The first one, matter number 6, is the IUOR, the IBEW
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                                                                                provided to Your Honor, signed by him does represent his
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       and the IAM, 1113, 1114 supplementary retirement benefit
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                                                                                testimony in connection this. And I'd ask to move the
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       approval motions is filed at docket number 8906 and it is
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                                                                                admissions of these declarations into evidence as Exhibit's 2
       unopposed. Your Honor, as you know, this motion which deals
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